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Last revised 8/1/15

UNITED STATES BANKRUPTCY COURT New Jersey

IN RE:	Cyprian Onyeachonan	n Mgbako	Case No.: Judge:			
		Debtor(s)	Chapter:	13		
		CHAPTER 13 PLA	AN AND MOTION	IS		
✓ Original Motions	Included	☐ Modified/Notice F ☐ Modified/No Notice	•	✓ Discharge Sought No Discharge Sought		
Date:9/	7/16					
	-	THE DEBTOR HAS FILE CHAPTER 13 OF THE				

YOUR RIGHTS WILL BE AFFECTED.

You should have received from the court a separate *Notice of the Hearing on Confirmation of Plan*, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the Notice. **This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice.**

YOU SHOULD FILE A PROOF OF CLAIM BY THE DEADLINE STATED IN THE NOTICE TO RECEIVE DISTRIBUTIONS UNDER ANY PLAN THAT MAY BE CONFIRMED, EVEN IF THE PLAN REFERS TO YOUR CLAIM

Part 1: Payment and Length of Plan							
a. The Debtor shall pay <u>\$ 890.00 Monthly</u> to the Chapter 13 Trustee, starting on <u>September 1, 2016</u> for approximately <u>60</u> months.							
 b. The Debtor shall make plan payments to the Trustee from the following sources: ✓ Future Earnings Other sources of funding (describe source, amount and date when funds are available): 							

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	c. Us	e of real	property to satisfy pla	n obligation	s:			
			Sale of real property					
			Description:					
			Proposed date for cor	mpletion:				
			Refinance of real prop	perty				
			Description:	-				
			Proposed date for cor	mpletion:				
			Loan modification witl	h respect to	mortgage e	ncumberir	ng property	
			Description:	•				
			Proposed date for cor	mpletion:				
	d.		The regular monthly r	nortgage pa	ayment will o	continue pe	ending the sale, r	efinance or
	_		loan modification.					
	e.		Other information that	t may be im	portant relai	ling to the	payment and ien	gin oi pian:
		-	otection					
			protection payments wid pre-confirmation to			nt of \$	to be paid to the	Chapter 13
				`	•			
			protection payments w			nt of \$	to be paid direct	ly by the
aeptor(s) outs	side of th	e Plan, pre-confirmati	on to (d	creditor).			
Part 3:	Prior	ity Clair	ns (Including Admini	istrative Ex	(penses)			
	All allo	owed prid	ority claims will be paid	d in full unle	ess the credi	tor agrees	otherwise:	
Creditor				Type of Prior	ity			Amount to be Paid
Trustee				administrative	e expenses			est. \$ 5340.00
		slow, LLC		attorney fees	i			est. \$3000.00
Part 4:	Secu	red Clai	ms					
	a. C	uring De	efault and Maintainin	g Payment	S			
	Thal	Dobtor of	hall pay to the Trustee	(ac part of	the Plan) all	owod clair	ne for arroarage	on monthly
obligati			ebtor shall pay directly					
		ing as fo	. , ,	to the crea	itor (outside	ilie i iaii)	monthly obligation	iis due aiter the
Dama a	p.05	g ao .o				Interest	Amount to be Paid	Regular Monthly
0			Oallatanal an Tona a of E	2-1-4	Δ	Rate on	to Creditor (In	Payment (Outside
Creditor			Collateral or Type of I		<u>Arrearage</u>	<u>Arrearage</u>	Plan)	<u>Plan)</u>
Wells Fa Trust	irgo / W	/ilmingtor	46 Baldwin Avenue, N NJ	iewark,	\$40,300.00	-0-	\$40,300.00	\$2100.00
	b. M	odificat	ion					
	1) T	he Deht	or values collateral as	indicated h	elow If the	claim may	he modified und	er Section

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1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Total Amount to Be Paid

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

c. Surrender

Upon confirmation, the stay is terminated as to surrendered collateral. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	

d. Secured Claims Unaffected by the Plan

The following secured claims are unaffected by the Plan:

Creditor

Seterus Mortgage Ditech Financial

e. Secured Claims to be paid in full through the Plan

Creditor	Collateral	Total Amount to be Paid through the Plan
State of New Jersey - Bureau of Housing	real estate	\$3650.00
Inspection		

Part 5:	ı	nsecured	Claime
raits.	u	HSECUIEU	Ciaiiiis

a.	Not separa	ately classified Allowed non-priority unsecured claims shall be paid: Not less than \$ to be distributed <i>pro rata</i>
		Not less than percent
	X	Pro Rata distribution from any remaining funds

b. Separately Classified Unsecured Claims shall be treated as follows:

Creditor	Basis for Separate Classification	Treatment	Amount to be Paid
Navient -Student Loans -(all have			
been consolidated)	long term debt	outside plan	\$350.00 per month

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Δ.	ovecutor:	oto and	irod looses siis	roiootod s	roont the faller	na which c	
All	executory contrac	cts and unexp	ired leases are	гејестеа, ех	cept the followi	ng, wnich are	e assumed:
Creditor Nat		Nature of	Contract or Lease	Т	reatment by Debtor	•	
-							
Part 7: Mo	otions						
local form LBR 3015-	plans containin , Notice of Chap ·1. A Certificatio Il notice are serv	nter 13 Plan T n of Service	ransmittal, wi	thin the tim	e and in the ma	anner set foi	rth in D.N.J.
	Motion to Avoid e Debtor moves to				emptions:		
Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value o Collatera		Sum of All Other Liens Against the Property	Amount of Lien to be Avoided
-NONE-							
	e Debtor moves to with Part 4 above	•		ms as unsec			lateral be Reclassified
Partially U The	Motion to Partia Insecured. e Debtor moves to s on collateral co	o reclassify the	e following clai			-	
Creditor		Collateral			Amount to be Dee	emed cured	Amount to be Reclassified as Unsecured
-NONE-							
a. '	her Plan Provisi Vesting of Propo Upon Confirm Upon Discha	erty of the Es nation	tate				

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or

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			Amount to be Deemed	Amount to be			
Creditor	Collateral		Amount to be Deemed Secured	Reclassified as Unsecured			
coupons to the Debtor notwiths	tanding the automatic sta	ay.		,			
1) Trustee Co 2) Other Admir fees 3) Priority Clair 4) Secured Cla 5) Lease Arrea 6) General Uns	llowed claims in the followed missions histrative Claims- including a ms ims rages ecured Claims s	st-petition cla	aims filed pursuant to	o 11 U.S.C. Section			
Part 9: Modification							
If this plan modifies a pl Date of Plan being modified:	an previously filed in this — \cdot	case, comp	lete the information I	below.			
Explain below why the Plan is I	peing modified.	Explain bel	ow how the Plan is b	peing modified			
Are Schedules I and J being file Plan?	ed simultaneously with th	is modified	☐ Yes	□ No			
Part 10: Sign Here							
The debtor(s) and the a	ttorney for the debtor (if a	any) must si	gn this Plan.				
Date <u>9/7/16</u>	Mark	Mark Goldma Goldman, Estrney for the	sq. 8019				
I certify under penalty of perjury that the foregoing is true and correct.							
Date: 9/7/16	\s\ C Cypi Deb	-	lgbako onam Mgbako				
Date:	Join	t Debtor					